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Unider the Paper-sort Reduction Act of 1993, so persons are required to respond to a codection of the	Docket Number (Optional)					
REISSUB APPLICATION DECLARATION BY THE INVENTOR	MTS-520US1					
						
As a below named inventor, I hereby declare that My residence, post office address and olizenship are stated below next to my name. I believe I am the original, first and sole inventor (if only one name is listed below) or an original, first and joint inventor (if plural names are listed below) of the subject matter which is described and claimed in patent number						
((f spplicable)						
I have reviewed and understand the contents of the above identified specification, including the claims, as amended by any amendment referred to above. I acknowledge the duty to disclose information which is material to patentability as defined in 37 CFR 1.36. I verify believe the original patent to be wholly or partly inoperative or invalid, for the reasons described below. (Check all boxes that apply.)						
by reason of a defective specification or drawing.						
by reason of the patentee claiming more or less than he had the right to claim in the patent.						
by reason of other errors.						
At least one error upon which reissue is based is described as follows: See Attachment:						

[Page 1 of 2]

Burdén Hour Statement: This form is estimated to take 0.6 hours to complete. Time will very depending upon the needs of the individual case, Any comments on the amount of time you are required to complete his form should be sent to the Chief Information Officer, Patient and Trademark Office, Washington, DC 20231, DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS, SEND TO: Assistant Commissioner for Potents, Washington, DC 20231.

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					Charles No	mber 6	Onthrob	
REISSUE APPLICATION DECLARATION BY THE INVENTOR				DR. page Z) Docton Number (Optional) MTS-520US1				
All errors corrected in this reissue application arose without any deceptive intention on the part of the applicant. As a named inventor, I hereby appoint the following atterney(s) and/or agent(s) to prosecute this application and transact all business in the Patent and Trademark Office connected therewith.								
Name(s) Registration Number								
Allan Ratner 19,717								
Jacques L. Etkowicz 41,738								
Correspondence Address: Direct all communications about the application to:								
X Customer Nu	wper	•			Code La	bel he	23122	
OR ^t		Type Customer Number he	ng .		L	PATENT TRADEMARK OFFICE		
Firm or K Individual Namo Ratner & Prestia								
Address	P.O. E	ox 980						
Address					<u> </u>	 -		
City	Valley	Forge		State	PA	ΖĮΡ	19482	
.Country								
Telephone	610-4	07-0700		Fax	610-407-07	01		
knowledge that willful false statements and the like so made are punishable by fine and imprisonment, or both, under 18 U.S.C. 1001, and that such willful false statements may jeopardize the validity of the application, any patent lesuing thereon, or any patent to which this declaration is directed. Full name of sole or first inventor (given name, family name) Mitsuaki Oshima								
Inventor's signature Attended Charles								
Residence Kyoto, Japan			Date November 12, 2002					
Post Office Address 115-3, Minamitatsumi-cho, Katsura, Nishikyo-ku, Kyoto-shi, Kyoto 615, Japan			Chizenship Japanese					
Full name of secon	id jalat i	nventor (given name, family name		ho Gotoh				
Inventor's signature			Date November 13 2002					
Residence Osaka, Japan			Citizenship Japanese					
Post Office Address Room 201, 9-17, Higashinkahama 4-chame, Jyoto-ku, Osaka-shi, Osaka 536, Japan								
Full name of third joint Inventor (given name, family name)								
	Inventor's signature			Oate				
Residence			Chizenship					
Rost Office Address								
Additional joint inventors are named on separately numbered sheets attached hereto.								



At least one error upon which reissue is based is described as follows:

During the prosecution of the application that Issued as the above patent, the inventors did not recognize that the features disclosed in the patent at column 12, lines 30-36 were appropriate to daim. As such, the inventor's did not daim all that they had a right to claim. This error was made without deceptive intent. Specifically, the inventors did not claim any one or more of the features of the reflective layer being trimmed by a laser to form a barcode-like trimming pattern or at least one marking.

More specifically, the inventors did not claim any one of the features of trimming the reflective layer of an optical disk to form a barcode pattern, where the barcode pattern is formed on a track of the disk. In addition, the inventors did not claim any one of the features of trimming the reflective film of an optical disk to form a marking by a laser, where the marking is formed on a track of the disk. These errors were made without deceptive intent.

I hereby claim foreign priority benefits under 35 U.S.C. §119(a)-(d) or § 365(b) of any foreign application(s) for patent or inventor's certificate, or § 365(a) of any PCT international application which designated at least one country other than the United States, listed below and have also identified below, any foreign application for patent or inventor's certificate, or PCT International application having a filing data before that of the application on which the priority date is claimed:

Prior Foreign Application(s)

(Number)	(Country)	(Day/Month/Year Filed)
6-283415	Japan	17/November/1994
7-016153	Japan	02/February/1995
7-261247	Japan	09/October/1995

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